NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consiste in whole or in part of a filthy substance by reason of the presence of insect. The product was adulterated while held for sale after shipment in interstal commerce.

DISPOSITION: September 15, 1948. Wm. G. Scarlett & Co., Baltimore, Md., has ing consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond to be brought into complete ance with the law, under the supervision of the Food and Drug Administration. The product was reconditioned by fumigation, sifting, screening, and segregation of the unfit portion. Of the 7,900 pounds seized, 400 pounds were denatured as unfit.

14288. Adulteration of hulled sesame seed. U. S. v. 4 Bags * * * *. (F. D. (No. 26155. Sample No. 13296-K.)

LIBEL FILED: December 22, 1948, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about October 18, 1948, New York, N. Y.

PRODUCT: 4 100-pound bags of hulled sesame seed at Philadelphia, Pa.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted whole or in part of a filthy substance by reason of the presence of insects. To product was adulterated while held for sale after shipment in interstate commerce.

DISPOSITION: January 24, 1949. Default decree of condemnation at destruction.

14289. Adulteration of sour relish. U. S. v. 10 Barrels * * * (F. D. C. N 26222. Sample No. 53083-K.)

LIBEL FILED: December 16, 1948, Northern District of Albama.

ALLEGED SHIPMENT: On or about June 15, 1948, from New Orleans, La.

PRODUCT: 10 barrels, each containing 45 gallons, of sour relish at Birmingha Ala.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted whole or in part of a decomposed substance. The product was adulterat while held for sale after shipment in interstate commerce.

DISPOSITION: January 24, 1949. Default decree of condemnation a destruction.

VITAMIN, MINERAL, AND OTHER PRODUCTS OF SPECIAL DIETARY SIGNIFICANCE*

14290. Misbranding of certain Adolphus vitamin and mineral products a alleged misbranding of Adolphus Concentrated Broth. U. S. Adolphus Hohensee. Plea of not guilty. Tried to the jury. Verd of not guilty as to the Adolphus Concentrated Broth; verdict of gui as to the remaining products. Fine, \$1,800. (F. D. C. No. 20125. Sa ple Nos. 31968-H, 31973-H to 31976-H, incl., 31978-H to 31983-H, inc

INFORMATION FILED: September 25, 1946, District of Arizona, against Adolpl Hohensee of Scranton, Pa., and Phoenix, Ariz.

ALLEGED SHIPMENT: On or about April 2, 1945, from the State of Arizona into State of California.

^{*}See also No. 14163.